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II	PUBLIC WATER SUPPLIERS' AMENDED LIST OF WITNESSES

The Public Water Suppliers anticipate calling the following witnesses at the time of trial:

- 1. Joseph Scalmanini. Mr. Scalmanini is a registered civil engineer and the President of Luhdorff and Scalmanini Consulting Engineers. Mr. Scalmanini's direct testimony is estimated to last approximately 4 hours and will address the following substantive areas:
- (a) The Antelope Valley, including its physical setting and its area of adjudication (Antelope Valley Area of Adjudication, or "AVAA").
- (b) The general geology of the area and the occurrence of groundwater in the AVAA, including his opinions regarding the nature of geologic formations and aquifer materials, and the effects of geologic features on the occurrence and movement of groundwater, and on the physical effects of groundwater extraction.
- (c) Mr. Scalmanini's opinion is there are no separate groundwater basins (hydrogeologically separate subdivision) within the AVAA and that while it may ultimately be appropriate or necessary to subdivide the AVAA for development and implementation of a physical solution, it is premature to identify subdivision for that purpose until the objectives of the physical solution are identified.
- (d) Mr. Scalmanini may also be called to offer testimony to rebut the testimony of other experts.
- 2. Dr. Dennis Williams. Dr. Williams is a registered geologist and California certified hydrogeologist with experience in groundwater development and management. Dr. Williams rebuttal testimony is estimated to be approximately 3 hours. Dr. Williams may be called to render rebuttal testimony and opinions concerning the work and opinions of other experts on the characteristics, structure, hydrologic conditions of the groundwater underlying the

AVAA, including rebuttal testimony to refute opinions of other experts on the use of 1 2 hydrogeological modeling to establish "subbasins" in the AVAA. 3 3. 4 Kenneth Utley. Mr. Utley is a Registered Geologist and Certified Engineering 5 Geologist and Certified Engineering Geologist, and Senior Geologist with Luhdorff and 6 Scalmanini, Consulting Engineers. Mr. Utley's anticipated direct testimony is estimated to be 7 approximately 3 hours and will address the following substantive area: 8 9 (a) The general geology of the area and the occurrence of groundwater in the AVAA. 10 including his opinions regarding the nature of geologic formations and aquifer materials, and the 11 effects of geologic features on the occurrence and movement of groundwater. 12 13 (b) Mr. Utley may also be called to offer testimony to rebut the testimony of other 14 experts. 15 Dated: September 29, 2008 BEST BEST & KRIEGER LLP 16 17 18 ERIQ'L. GARNER JEFFREY V. DUNN 19 STEFANIE D. HEDLUND Attorneys for Defendants 20 ROSAMOND COMMUITY SERVICES DISTRICT and LOS ANGELES 21 COUNTY WATERWORKS DISTRICT NO. 40 22 23 24 25 26 27 ORANGE\SHEDLUND\50774.1 28

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PROOF OF SERVICE

I, Stefanie Hedlund, declare:

I am a resident of the State of California and over the age of eighteen years, and not a party to the within action; my business address is Best & Krieger LLP, 5 Park Plaza, Suite 1500, Irvine, California 92614. On September 22, 2008, I served the within document(s):

PUBLIC WATER SUPPLIERS' AMENDED LIST OF WITNESSES

TODELE WATER SOTT LIERS AMENDED LIST OF WITNESSES		
×	by posting the document(s) listed above to the Santa Clara County Superior Court website in regard to the Antelope Valley Groundwater matter.	
	by placing the document(s) listed above in a sealed envelope with postage thereon fully prepaid, in the United States mail at Irvine, California addressed as set forth below.	
	by causing personal delivery by ASAP Corporate Services of the document(s) listed above to the person(s) at the address(es) set forth below.	
	by personally delivering the document(s) listed above to the person(s) at the address(es) set forth below.	
	I caused such envelope to be delivered via overnight delivery addressed as indicated on the attached service list. Such envelope was deposited for delivery by Federal Express following the firm's ordinary business practices.	
I am readily familiar with the firm's practice of collection and processing correspondence for mailing. Under that practice it would be deposited with the U.S. Postal Service on that same day with postage thereon fully prepaid in the ordinary course of business. I am aware that on motion of the party served, service is presumed invalid if postal cancellation date or postage meter date is more than one day after date of deposit for mailing in affidavit.		
I declare under penalty of perjury under the laws of the State of California that the above is true and correct.		
Executed on September 29, 2008, at Sacramento, California.		
	Stefanie Hedlund	